## Case 5:06-mj-70241-MRGD Document 4 Filed 04/20/06 Page 1 of 1

UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA

<u>v.</u>	S OF AMERICA, Plaintiff,	Case Number <u>(R - 06 - 70241 PV 7</u> ORDER OF DETENTION PENDING TRIAL
Francisco Co	dina Defendant.	ORDER OF BETEINTONTENDING TRIAL
In accor	ance with the Bail Reform Act. 18 II S	C. § 3142(f), a detention hearing was held on 4/28, 200
Defendant was p	esent, represented by his attorney	C. § 3142(f), a detention hearing was held on 4/28, 200
Assistant U.S. A	torney S. Knight	. The Officed States was represented by
PART I. PRESUM	PTIONS APPLICABLE	
		scribed in 18 U.S.C. § 3142(f)(1) and the defendant has been
convicted of a pr	or offense described in 18 U.S.C. 8 3140	2(f)(1) while on release pending trial for a federal, state or local
offense, and a per	iod of not more than five (5) years has e	clapsed since the date of conviction or the release of the person from
imprisonment, wh	ichever is later	rapsed since the date of conviction of the release of the person fro
		condition or combination of conditions will reasonably assure the
safety of any othe	person and the community.	condition of combination of conditions will reasonably assure the
		etment) (the feets found in Det IVII 1
defendant has cor	mitted an offense	ctment) (the facts found in Part IV below) to believe that the
· ·	***	Commont of 10 years or any in the case of
• • • • • • • • • • • • • • • • • • • •	q., § 951 et seq., or § 955a et seq., OR	sonment of 10 years or more is prescribed in 21 U.S.C. § 801 et
		rearm during the commission of a felony.
	lishes a rebuttable presumption that no	condition or combination of conditions will reasonably assure the
appearance of the	defendant as required and the safety of the	condition of combination of conditions will reasonably assure the
No pu	esumption applies.	ne community.
	L OF PRESUMPTIONS, IF APPLICABLE	APR 20 200
/ / The d	efendant has not come forward with any	CLARITORIAN
will be ordered det	ained	evidence to rebut the applicable presumption of and he therefore
· ·		AN STORY OF THE STORY
7 7 THC G	rendant has come for ward with evidence	e to rebut the applicable presumption[s] to wit:
Thus, the	urden of proof shifts back to the United	States
PART III. PROOF	WHERE PRESUMPTIONS REBUTTED OR	TNA PRI ACA DA E
/X The I	uited States has proved to a preponderan	TNAPPLICABLE)
vill reasonably ass	are the appearance of the defendant as re	ace of the evidence that no condition or combination of conditions
/ / The II	uited States has proved by clear and con-	riquired, AND/OR
rill reasonably ass	re the safety of any other person and the	vincing evidence that no condition or combination of conditions
ART IV WRITTE	FINDINGS OF FACT AND STATEMENT O	Community.
/X/ The C	just has taken into account the factors and	OF REASONS FOR DETENTION
hearing and finds	as follows: The defendant	t out in 18 U.S.C. § 3142(g) and all of the information submitted
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los in the	1 . 10 10 1 110	feloring and veneral misderneanor lim/
has a les		in former spouse, whalitant. He also
ino a seco	y conviction flians	m volations. His ouminal history
NION ISONII	ares mustance and	so problems.
lloo indu		
lloo Indu		
1100 Indu	at his ottomas and a TIGA	
// Defenda	nt, his attorney, and the AUSA have was	ived written findings.
ART V. DIRECTIO	IS REGARDING DETENTION	ived written findings.  ney General or his designated representative for confinement in a

of the United States or on the request of an attorney for the Government, the person in charge of the corrections facility shall deliver

the defendant to the United States Marshal for the purpose of an appearance in connection with a court proceeding.

PATRICIA V. TRUMBULL United States Magistrate Judge